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Total Number of Pages in This Submission

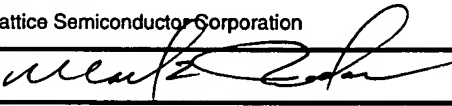
Application Number	10/617,980
Filing Date	7/10/2003
First Named Inventor	Edward A Ramsden
Art Unit	2819
Examiner Name	Daniel D Chang
Attorney Docket Number	M-15145 US

ENCLOSURES (Check all that apply)

<input type="checkbox"/> Fee Transmittal Form	<input type="checkbox"/> Drawing(s)	<input type="checkbox"/> After Allowance Communication to TC
<input type="checkbox"/> Fee Attached	<input type="checkbox"/> Licensing-related Papers	<input type="checkbox"/> Appeal Communication to Board of Appeals and Interferences
<input type="checkbox"/> Amendment/Reply	<input type="checkbox"/> Petition	<input type="checkbox"/> Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)
<input type="checkbox"/> After Final	<input type="checkbox"/> Petition to Convert to a Provisional Application	<input type="checkbox"/> Proprietary Information
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<input type="checkbox"/> Extension of Time Request	<input type="checkbox"/> Change of Correspondence Address	<input checked="" type="checkbox"/> Other Enclosure(s) (please identify below):
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<input type="checkbox"/> Reply to Missing Parts/ Incomplete Application	<input type="checkbox"/> Landscape Table on CD	
<input type="checkbox"/> Reply to Missing Parts under 37 CFR 1.52 or 1.53	<input type="checkbox"/> Remarks	

*Certificate
NOV 25 2005
of Correction*

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm Name	Lattice Semiconductor Corporation		
Signature			
Printed name	Mark L Becker		
Date	11/18/05	Reg. No.	31325

CERTIFICATE OF TRANSMISSION/MAILING

I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below:

Signature			
Typed or printed name	Mark L Becker	Date	11/18/05

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I hereby revoke all previous powers of attorney given in the application identified in the attached statement under 37 CFR 3.73(b).

I hereby appoint:

Practitioners associated with the Customer Number: 29416

OR

Practitioner(s) named below (if more than ten patent practitioners are to be named, then a customer number must be used):

Name	Registration Number	Name	Registration Number

as attorney(s) or agent(s) to represent the undersigned before the United States Patent and Trademark Office (USPTO) in connection with any and all patent applications assigned only to the undersigned according to the USPTO assignment records or assignment documents attached to this form in accordance with 37 CFR 3.73(b).

Please change the correspondence address for the application identified in the attached statement under 37 CFR 3.73(b) to:

The address associated with Customer Number: 29416

OR

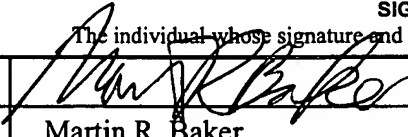
<input type="checkbox"/> Firm or Individual Name			
Address			
City		State	Zip
Country			
Telephone		Email	

Assignee Name and Address:
Lattice Semiconductor Corporation
5555 NE Moore Court
Hillsboro, OR 971247-6421

A copy of this form, together with a statement under 37 CFR 3.73(b) (Form PTO/SB/96 or equivalent) is required to be filed in each application in which this form is used. The statement under 37 CFR 3.73(b) may be completed by one of the practitioners appointed in this form if the appointed practitioner is authorized to act on behalf of the assignee, and must identify the application in which this Power of Attorney is to be filed.

SIGNATURE of Assignee of Record

The individual whose signature and title is supplied below is authorized to act on behalf of the assignee

Signature		Date June 30, 2005
Name	Martin R. Baker	Telephone 503-268-8000
Title	Vice President & General Counsel	

This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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STATEMENT UNDER 37 CFR 3.73(b)

Applicant/Patent Owner: Edward A Ramsden

Application No./Patent No.: 6,958,625 B1 Filed/Issue Date: 10/25/2005

Entitled: **PROGRAMMABLE LOGIC DEVICE WITH HARDWIRED MICROSEQUENCER**

Lattice Semiconductor Corporation, a corporation
(Name of Assignee) (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)

states that it is:

1. the assignee of the entire right, title, and interest; or
2. an assignee of less than the entire right, title and interest.
The extent (by percentage) of its ownership interest is _____ %

in the patent application/patent identified above by virtue of either:

A An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel 015217, Frame 0919, or for which a copy thereof is attached.

OR

B A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as shown below:

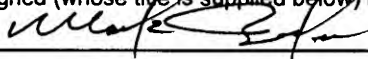
1. From: _____ To: _____
The document was recorded in the United States Patent and Trademark Office at Reel _____, Frame _____, or for which a copy thereof is attached.
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Additional documents in the chain of title are listed on a supplemental sheet.

Copies of assignments or other documents in the chain of title are attached.

[NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the USPTO. See MPEP 302.08]

The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.



Signature

11/18/05

Date

Mark L. Becker

503-268-8629

Printed or Typed Name

Telephone Number

Associate General Counsel, IP

Title

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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NOV 28 2005



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent No.: 6,958,625 B1
Issued: October 25, 2004
First Named Inventor: Edward A Ramsden
Title PROGRAMMABLE LOGIC DEVICE WITH
HARDWIRED MICROSEQUENCER

**REQUEST FOR EXPEDITED ISSUANCE OF CERTIFICATE OF CORRECTION
PURSUANT TO 37 CFR 1.322**

Certificate of Corrections Branch
Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

Review of the above-identified patent has revealed errors in the patent attributable solely to the Patent and Trademark Office. Applicant therefore requests that a Certificate Of Correction be issued to correct these errors.

The location of the errors in the patent and the corresponding correct language in the application file are set forth below:

Error in Patent	Correct Language in Application File
Col. 6, line 61 (claim 11)	Amendment filed 2/23/05, claim 11, lines 1-2

Documentation supporting this request and a form PTO/SB/44 showing the corrections are enclosed.

Although no fees are believed due, the Commissioner is hereby authorized to charge any fees associated with this communication to Deposit Account No. 501958.

Respectfully submitted,

Date: 11/18/05

By: 
Mark L Becker
Associate General Counsel, IP
Reg. No. 31,325
Customer No. 29416

Lattice Semiconductor Corporation
5555 NE Moore Court
Hillsboro, OR 97124
Phone: 503-268-8629
Fax: 503-268-8077

NOV 28 2005

**UNITED STATES PATENT AND TRADEMARK OFFICE
CERTIFICATE OF CORRECTION**Page 1 of 1

PATENT NO. : 6,958,625 B1

APPLICATION NO.: 10/617,980

ISSUE DATE : October 25, 2005

INVENTOR(S) : Edward A. Ramsden

It is certified that an error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

Col. 11, line 61: "executing co the" should read -- executing the --.

MAILING ADDRESS OF SENDER (Please do not use customer number below):

Lattice Semiconductor Corporation
5555 NE Moore Ct., Hillsboro, OR 97124

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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appropriate microinstruction which may arbitrarily be denoted to correspond to a state SQ. Microsequencer 40 may then sequence or jump through any number of states. These states may be arbitrarily denoted as states SQ through SZ. For these states, however, the executed microinstructions from microsequencer 40 would all have this "power bad suppressor" input within field 320 set to true, thereby permitting normal operation of the power bad flag.

As described above, macrocells 30 may be configured to operate either sequentially or combinatorially. Should macrocells 30 be configured for combinatorial operation, they provide no memory functionality. Thus, in such combinatorial operation, microsequencer 40 provides the sole means for storing the current state of the desired finite state machine. Should macrocells 30 be configured for sequential operation, they may be used to store secondary state information as desired by a user.

Consider the advantages of the microsequencer architecture disclosed herein. The sequential actions for the desired finite state machine may be controlled by the sequential bit patterns output through the microsequencer's auxiliary command 45. By processing auxiliary command 45 in conjunction with inputs 15, logic block 10 allows single-cycle conditional branches to be made on complex Boolean conditions (e.g. X AND (Y OR NOT Z), where X, Y, and Z are included within inputs 15. This results in a language with the following statements:

```
OUTPUT VARIABLE1=TRUEFALSE,  
VARIABLE2=TRUEFALSE, . . .  
IF<boolean_expression>GOTO STEP XXX
```

The ability to branch on the outcome of a complex and arbitrary boolean expression is a capability provided by the microsequencer architecture disclosed herein. Such a capability is not normally provided by a traditional microsequencer, where branching decisions are based on the status of one or more bits, and complex boolean conditions must be evaluated in multiple cycles. Rather than use multiple cycles, the complex expressions are evaluated in one clock cycle by logic block 10, and the resulting single boolean result is used to control the microsequencer's decision to jump or not to jump.

The above-described embodiments of the present invention are merely meant to be illustrative and not limiting. Various changes and modifications may be made to the embodiment without departing from the principles of this invention. For example, although microsequencer 40 has been described as performing the sequencing for a programmable-AND-array-based logic block, it will be appreciated that microsequencer 40 may receive its input conditions from other types of logic blocks such as lookup-table-based logic blocks. Accordingly, the appended claims encompass all such changes and modifications as fall within the true spirit and scope of this invention.

What is claimed is:

1. A programmable logic device comprising:
a programmable logic block including a plurality of macrocells, the macrocells operable to provide logical outputs at the block's output terminals from logical inputs received at the block's input terminals; and
a hardwired microsequencer coupled to the input and output terminals of the programmable logic block, the microsequencer operable to provide a sequence of logical inputs to the programmable logic block, at least part of the sequence determined by logical outputs provided by the macrocells of the programmable logic block.

2. The programmable logic device of claim 1, wherein the programmable logic block comprises a programmable AND array configured to provide a plurality of product terms based upon a set of logical inputs, and wherein the plurality of macrocells are operable to generate the logical outputs from the product terms.

3. The programmable logic device of claim 1, wherein the part of the set of logical inputs provided to the programmable logic block by the microsequencer are derived from microinstructions executed by the microsequencer.

4. The programmable logic device of claim 2, wherein the microinstructions include an input, a jump destination, and a select command.

5. The programmable logic device of claim 1, wherein the microsequencer includes:

a memory configured to store a set of microinstructions that include at least some of the logical inputs provided to the programmable logic block; and
a program counter coupled to the memory and configured to provide addresses to the memory to select the microinstructions for execution, the program counter responsive to logical outputs received from the macrocells.

6. The programmable logic device of claim 5, wherein the program counter is responsive to a jump destination derived from a previously executed microinstruction.

7. The programmable logic device of claim 5, wherein the memory is non-volatile.

8. The programmable logic device of claim 5, wherein the microsequencer includes: a multiplexer having input terminals for receiving the logical outputs from the macrocells; an output terminal coupled to the program counter; and a select terminal coupled to an output terminal of the memory, the multiplexer responsive to a select command derived from a previously executed microinstruction.

9. A method of sequencing a finite state machine, comprising:

generating input conditions for a finite state machine in a programmable logic block based upon a set of inputs;
selecting an input condition from the generated input conditions based upon a previously-executed microinstruction selected from a hardwired read-only memory;
selecting a microinstruction from a set of stored microinstructions in the read-only memory based upon the selected input condition and the previously-executed microinstruction; and
executing the selected microinstruction to provide inputs for the set of inputs.

10. The method of claim 9, wherein the selecting a microinstruction act comprises:

if the selected input condition is in a first binary state, selecting the microinstruction at a jump destination derived from the previously-executed microinstruction; and
if the selected input condition is complementary to the first binary state, selecting the microinstruction according to a predetermined microinstruction sequence.

11. The method of claim 10, wherein the executing of the microinstruction act includes determining the first binary state.

12. The method of claim 9, wherein the programmable logic block comprise a programmable AND array, and the generating input conditions act comprises processing product terms through the programmable AND array.

U.S. PATENT & TRADEMARK OFFICE
NOV 22 2005
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Edward A. Ramsden
Assignee: Lattice Semiconductor Corporation
Title: Programmable Logic Device With Hardwired Microsequencer
Serial No.: 10/617,980 Filing Date: July 10, 2003
Examiner: Daniel Chang Group Art 2819
Docket No.: M-15145 US Unit:
Unit:

Irvine, California
February 23, 2005

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

RESPONSE TO OFFICE ACTION

Dear Sir:

In response to the Office Action dated November 29, 2004,
Applicant submits the following amendments and remarks.

LAW OFFICES OF
MACPHERSON KWOK
CHEN & HEID LLP

2402 Michelson Drive
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Irvine, CA 92612
(949) 752-7040
FAX (949) 752-7049

10. (original) The method of claim 9, wherein the selecting a microinstruction act comprises:

if the selected input condition is in a first binary state, selecting the microinstruction at a jump destination derived from the previously-executed microinstruction; and

if the selected input condition is complementary to the first binary state, selecting the microinstruction according to a predetermined microinstruction sequence.

11. (original) The method of claim 10, wherein the executing the microinstruction act includes determining the first binary state.

12. (original) The method of claim 9, wherein the programmable logic block comprise a programmable AND array, and the generating input conditions act comprises processing product terms through the programmable AND array.

13. (currently amended) A programmable logic device, comprising:

a logic block including a plurality of macrocells, the macrocells operable to provide input conditions for a finite state machine based upon a set of inputs; and

a hardwired microsequencer configured to determine a next state of the finite state machine by cyclically executing a

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